104TH CONGRESS 1ST SESSION

9

H. R. 610

To prohibit States from discriminating in the admission to the practice of law of graduates of accredited and certified law schools.

IN THE HOUSE OF REPRESENTATIVES

January 20, 1995

Mr. Meehan introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To prohibit States from discriminating in the admission to the practice of law of graduates of accredited and certified law schools.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. FINDINGS.

The Congress finds that—

(1) the vast majority of States only allow outof-State residents having gone to schools accredited
by the American bar Association to sit for the bar;

(2) many law school graduates are being re-

stricted in their admission to practice law because

1	they have elected to attend a school that is not so
2	accredited;
3	(3) each State requires bar applicants to pass
4	its individual exam of minimum competency before
5	the applicants can practice law within its borders;
6	and
7	(4) States should rely on such exams, not arbi-
8	trary distinctions in State accrediting and certifying
9	procedures, to distinguish between qualified and un-
10	qualified candidates for admission.
11	SEC. 2. STATE RESTRICTIONS ON ADMISSIONS TO PRAC-
12	TICE OF LAW.
13	No State shall discriminate in the admission of indi-
14	viduals to the practice of law on the basis of whether such
15	individuals successfully completed a program of post-bac-
16	calaureate legal education of a law school that—
17	(1) is approved by the accrediting or certifying
18	agency of the State in which the law school is lo-
19	. 1
	cated,
20	cated, (2) is approved by an educational accrediting
20 21	
	(2) is approved by an educational accrediting
21	(2) is approved by an educational accrediting agency recognized by the State in which the law